

IN THE SUPREME COURT OF THE STATE OF NEVADA

VALLEY HEALTH SYSTEM, LLC, A
NEVADA LIMITED LIABILITY
COMPANY, D/B/A CENTENNIAL
HILLS HOSPITAL MEDICAL CENTER;
AND UNIVERSAL HEALTH
SERVICES, INC., A DELAWARE
CORPORATION,

Appellants,

vs.

ESTATE OF JANE DOE, BY AND
THROUGH ITS SPECIAL
ADMINISTRATOR, MISTY PETERSON,
Respondents.

HALL PRANGLE & SCHOONVELD,
LLC; MICHAEL PRANGLE, ESQ.;
KENNETH M. WEBSTER, ESQ.; AND
JOHN F. BEMIS, ESQ.,

Petitioners,

vs.

THE EIGHTH JUDICIAL DISTRICT
COURT OF THE STATE OF NEVADA,
IN AND FOR THE COUNTY OF
CLARK; AND THE HONORABLE
RICHARD SCOTTI, DISTRICT JUDGE,
Respondents,

and

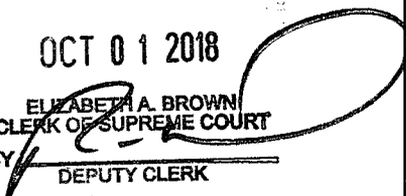
MISTY PETERSON, AS SPECIAL
ADMINISTRATOR OF THE ESTATE
OF JANE DOE,

Real Party in Interest.

No. 70083

FILED

OCT 01 2018

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY  DEPUTY CLERK

No. 71045

ORDER CORRECTING OPINION

This court recently issued an opinion in this appeal: *Valley Health Systems v. Estate of Jane Doe*, 134 Nev., Adv. Op. 76, ___ P.3d ___ (September 27, 2018). The opinion contains a typographical error in

describing the district judge's argument in the second line on page 21. In particular, "Centennial accused Hall Prangle" should read "Doe accused Hall Prangle." The clerk of this court is directed to correct, in the advance opinion, the sentence beginning on page 20 and continuing through the second line on page 21 of this court's opinion to read as follows: The District Court Judge argues that the notice requirement was satisfied here because Hall Prangle knew that the district court would consider its conduct in its *Young* analysis and Doe accused Hall Prangle of violating RPC 3.3(a)(1) during litigation.

It is so ORDERED.


_____, J.
Hardesty

cc: Hon. Richard Scotti, District Judge
Bailey Kennedy
Hall Prangle & Schoonveld, LLC/Las Vegas
Eckley M. Keach, Chtd.
Murdock & Associates, Chtd.
Attorney General Adam Paul Laxalt/Carson City
Eighth District Court Clerk